Docket No.: UIOWA-0026

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re Application of

Jay RUBINSTEIN and Blake WILSON Confirmation No.: 6755

Serial No.: 09/023,279 Group Art Unit: 2643

Filed: 2/13/1998 Examiner: Dionne Harvey

Allowed: February 18, 2005 Customer No.: 34610

For: SPEECH PROCESSING SYSTEM AND METHOD USING

PSEUDOSPONTANEOUS STIMULATION

COMMENTS ON STATEMENTS OF REASONS FOR ALLOWANCE

U.S. Patent and Trademark Office Customer Service Window, Mail Stop Issue Fee Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

In response to the Notice of Allowability dated February 18, 2005, Applicants respectfully submits the following Comments on Statement of Reasons for Allowance.

Applicants wish to thank Examiner Harvey for allowing claims 1-11, 13 and 15-31 in the above-referenced patent application. Applicants recognize the statements on page 2 of the Examiner's statements of reasons for allowance. However, Applicants cannot acknowledge these statements for the purposes of prosecution history estoppel, as they do not correspond to the recitations of the claims word-for-word. Further, Applicants respectfully submit that each dependent claim is allowable for at least the additionally recited features therein.

Accordingly, Applicants respectfully submits that the scope of the allowed claims should not be limited by the Examiner's statements.

Respectfully submitted, FLESHNER & KIM, LLP

Carl R. Wesolowski Registration No. 40,372

P. O. Box 221200 Chantilly, VA 20153-1200

703 766-3701 CRW:jld Date: April 21, 2005 cket No.: UIOWA-0026

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STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

U.S. Patent and Trademark Office Customer Service Window, Mail Stop Issue Fee Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

Applicants gratefully acknowledge the courtesies extended by Examiner Harvey to Applicants' representative, Carl Wesolowski, during a January 18, 2005 personal interview. The substance of the personal interview is incorporated in the following remarks.

During the interview, embodiments of the present invention, Lippa and Lenhardt, and the pending claims were discussed. The claims were argued to be allowable over Lippa and Lenhardt, which individually or in combination, fail to teach or suggest at least features of receiving a first signal, generating a second signal

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that causes pseudo-spontaneous activity in an acoustic nerve, combining the first and

second signals to generate the driving signal and applying the combined signal to the

acoustic nerve and combinations thereof as recited in claim 11 and features variously

recited in combination in the remaining rejected claims. The outstanding rejections

of the claims were argued to be in error for at least these reasons, however, no

agreement was reached to this point.

No exhibit was presented or demonstration conducted during the interview.

Applicants respectfully request that this paper be included in the record for

purposes of satisfying the requirements under MPEP §713.04.

Respectfully submitted, FLESHNER & KIM, LLP

Carl R. Wesolowski

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PATENT

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LETTER SUBMITTING FORMAL DRAWINGS

U.S. Patent and Trademark Office Customer Service Window, Mail Stop Issue Fee Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

In response to the Notice of Allowability dated February 18, 2005, submitted herewith are thirteen (13) sheets of formal drawings (Figures 1-15) in connection with the above-identified application.

Respectfully submitted, FLESHNER & KIM, LLP

Carl R. Wesolowski

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